UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

SCOTT MCCANDLISS,)
DMIDRIY ABRAMYAN, ABDIKADIR	
AHMED, AHMED KATUN AHMED,)
AHMED HASSAN, BEN STEWART)
ROUNTREE, FAHEEM IQBAL	REPLY IN SUPPORT OF
QURESHI, ANTHONY D. LOGAN,	MOTION TO CORRECT
MOHAMED ABDULLE,) CIVIL DOCKET RECORD
HAMOUD S. ALDAHBALI, JAMAL)
ABDI, ABDILAHI AWALE,)
MOHAMED A. HUSSEIN)
and all others similarly situated,)
Plaintiffs) Civil Action File No.
) 1:14-03275- WSD
v.	
) Class Action
UBER TECHNOLOGIES, INC.,)
UBER TECHNOLOGIES (GA), INC.,)
RASIER, LLC)
and)
KEITH RADFORD, AHMED SIMJEE,)
JOSHUA GANTT, LESLIE GILMARTIN,)
BRIAN GIQUEL, CHRISTOPHER BOSAK,	()
CHRISTOPHER JOHNSON, KEVIN)
BUTTIMER, DANIEL ANDERSON, JOHN	
STETTNER, RACHEL PIETROCOLA,	
JOSH VARCOE, FABIAN FERNANDEZ,	
AMINUR CHOUDHURY, SEID SHEK,	
ABEBE TESFAYE, SAMUEL WORKU,)
JEAN RICHARD PIERRE, ALEXANDER)
AGBAERE, AYODELE OKPODU,)
BELAY DAGNEW, individually and)
all others similarly situated,)
Defendants.	

REPLY BRIEF IN SUPPORT OF MOTION TO CORRECT CIVIL DOCKET RECORD

Defendants have responded and have no objection to correcting the Docket as Plaintiffs request as long as there is an eight month discovery period. The proper place to agree upon discovery will be in a case scheduling order which will be entered if the case is remanded or remains in this Court. As this is a class action (which should have been noted by the removing Defendant on the Civil Cover sheet), Plaintiffs have no objection to an eighth month discovery period and will certainly agree to limit discovery to eight months as Defendants request.

Accordingly, Plaintiffs respectfully request the Court to direct the Clerk's office to correct certain errors that are contained in the Docket for this case. A proposed order was included with the Motion.

Respectfully submitted this 18th day of November, 2014.

/s/ William A. Pannell
William A. Pannell
Georgia Bar No. 561025

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LOCAL RULE 7.1 CERTIFICATE OF COMPLIANCE I hereby certify that the foregoing pleading filed with the Clerk of Court has

been prepared in 14 point Times New Roman font in accordance with Local Rule 5.1(C).

Dated: November 18, 2014.

/s/ William A. Pannell
William A. Pannell

CERTIFICATE OF SERVICE

I hereby certify that on November 18, 2014, I filed a copy of the foregoing document using the Court's ECF/CM system, which will automatically send notice of such filing to counsel for Defendants:

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Dated: November 18, 2014.

/s/ William A. Pannell
William A. Pannell